

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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CATHERINE V. SIKORSKI AND JOHN SIKORSKI

STIPULATION OF DISMISSAL  
PURSUANT TO RULE 41(a)(1)(ii)

Plaintiffs,

-against-

FULTON CHEVROLET-CADILLAC CO., INC.,  
FULTON CHEVROLET CO., INC., HIGH POINT  
CHEVROLET, INC., FULTON/HIGH POINT  
CHEVROLET GROUP HEALTH BENEFIT PROGRAM,  
SIEBA, LTD., and JOHN DOES "1" through "3", WHOSE  
IDENTITIES ARE CURRENTLY UNKNOWN,

07 Civ 3906 (CLB)(LMS)

Defendants.

X

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FULTON CHEVROLET-CADILLAC CO., INC.,  
HIGHPOINT CHEVROLET, INC. and FULTON/  
HIGH POINT CHEVROLET GROUP HEALTH  
BENEFIT PROGRAM ("the Plan"),

Third-Party Plaintiffs,

-against-

THE ANCHOR GROUP AND KEN HUTCHINGS,

Third-Party Defendants.

X

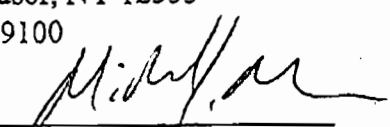
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PLEASE TAKE NOTICE that, pursuant to Federal Rule of the Civil Procedures 41(a)(1)(ii), the complaint and the third-party complaint herein, together with all counterclaims and cross-claims, are hereby voluntarily dismissed without prejudice, with the consent of all parties, including defendant third-party plaintiffs Fulton Chevrolet-Cadillac Co., Inc., Highpoint Chevrolet, Inc. and Fulton/Hight Point Chevrolet Group Health Benefit Program and third-party defendants The Anchor Group and Ken Hutchings.

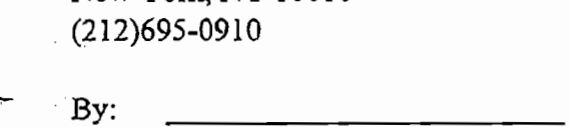
PLEASE TAKE FURTHER NOTICE that this Stipulation of Dismissal may be executed in counterpart original signatures.

Dated: March \_\_, 2008

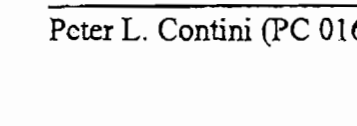
Rider, Weiner & Frankel, P.C.  
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(845)562-9100

By:   
Michael J. Matsler (MM8139)

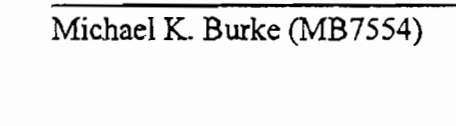
The Sullivan Law Group, LLP  
Attorneys for Third-Party Defendants  
1350 Broadway, Suite 1001  
New York, NY 10018  
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By:   
Robert M. Sullivan (RS0257)

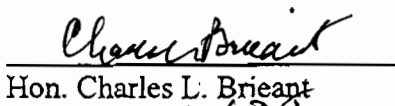
L'Abbate, Balkan, Colavita & Contini, LLP  
Attorneys for Defendant Sieba, Ltd.  
1001 Franklin Avenue  
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(516)294-8844

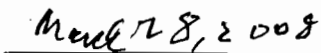
By:   
Peter L. Contini (PC 0169)

Burke, Miele & Golden, LLP  
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30 Matthews Street, Suite 303A  
Goshen, NY 10924  
(845)294-7673

By:   
Michael K. Burke (MB7554)

So-Ordered:

  
Hon. Charles L. Breant  
*VSD*

  
Date

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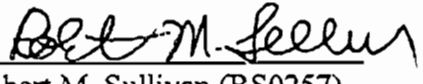
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*Michael K. Burke*

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